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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO
10/656,021	09/05/2003	Makarand P. Gore	200312226-1	8140
7590 08/12/2004			EXAMINER	
HEWLETT-PACKARD COMPANY			LE, HOA VAN	
Intellectual Property Administration P.O. Box 272400			ART UNIT	PAPER NUMBER
Fort Collins, CO			1752	TATER NUMBER

DATE MAILED: 08/12/2004

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)
Office Action Summary	10/656,021	GORE, MAKARAND P.
omeoned outmary	Examiner	Art Unit
The MAILING DATE of this communication	Hoa V. Le	1752
The MAILING DATE of this communication Period for Reply	n appears on the cover sheet w	vith the correspondence address
A SHORTENED STATUTORY PERIOD FOR R THE MAILING DATE OF THIS COMMUNICATI - Extensions of time may be available under the provisions of 37 C after SIX (6) MONTHS from the mailing date of this communicati - If the period for reply specified above is less than thirty (30) days - If NO period for reply is specified above, the maximum statutory - Failure to reply within the set or extended period for reply will, by Any reply received by the Office later than three months after the earned patent term adjustment. See 37 CFR 1.704(b).	ION. FR 1.136(a). In no event, however, may a on. i, a reply within the statutory minimum of thi period will apply and will expire SIX (6) MOI statute. Cause the application to become A	reply be timely filed irty (30) days will be considered timely. NTHS from the mailing date of this communication.
Status		
1) Responsive to communication(s) filed on		
_ _	This action is non-final.	
3) Since this application is in condition for al		ters, prosecution as to the merits is
closed in accordance with the practice un	der <i>Ex parte Quayl</i> e, 1935 C.	O. 11, 453 O.G. 213.
Disposition of Claims		
	atio m	
4)⊠ Claim(s) <u>1-19</u> is/are pending in the application 4a) Of the above claim(s) is/are with		
5) Claim(s) is/are allowed.	nurawn nom consideration.	
6) Claim(s) is/are rejected.		
7) Claim(s) is/are objected to.		
8) Claim(s) 1-19 are subject to restriction and	d/or election requirement.	
Application Papers	·	
9) The specification is objected to by the Exa		
10) The drawing(s) filed on is/are: a)	accepted or b) objected to	by the Examiner.
Applicant may not request that any objection to		
Replacement drawing sheet(s) including the control of the control	on ection is required if the drawing	(s) is objected to. See 37 CFR 1.121(d).
	ic Examiner. Note the attached	of Office Action or form PTO-152.
Priority under 35 U.S.C. § 119		
12)☐ Acknowledgment is made of a claim for for a)☐ All b)☐ Some * c)☐ None of:	eign priority under 35 U.S.C. §	119(a)-(d) or (f).
1. Certified copies of the priority docun		
2. Certified copies of the priority docun	nents have been received in A	pplication No
3. Copies of the certified copies of the	priority documents have been	received in this National Stage
application from the International Bu		
* See the attached detailed Office action for a	ist of the certified copies not	received.
Attachment(<)		
	4) 🖂 ((DTO 440)
2) 🔲 Notice of Draftsperson's Patent Drawing Review (PTO-948) Paper No(s	s)/Mail Date
 Information Disclosure Statement(s) (PTO-1449 or PTO/SE 	3/08) 5) ☐ Notice of In	formal Patent Application (PTO-152)
) Paper No(s	formal Patent Application (PTO-152)

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This application is up for consideration.

- A. In view of the complexity of the broad claims as set up this Office action is made.
- B. For the claims only, the disclosure in the claims shows that applicant and it counsel could be able comprehend and properly used, applied, disclosed and claims a proper language
- (1) between "compound" and "composition". A "compound" as claimed is considered and searched only.
- (2) "derivative" is not a positive or exact in a practice before the Office. It is not considered or searched.
- (3) "precursor" is not a positive or exact in a practice before the Office. It is not considered or searched.
 - (3) "optionally.." is not required. It is not considered or searched.

A consideration and search will be applied to a positive and exact language, term and chemical structure as comprehended and as required before the Office only. It is now notified for the record.

C.1. Claims 1-19 are generic to a plurality of disclosed patentably distinct species comprising many possible chemical ingredients of matrixes as broadly disclosed in the art. Applicant is required under 35 U.S.C. 121 to elect a single disclosed chemical ingredient species of matrixes

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for an initiation of a search, even though this requirement is traversed. Applicant is requested and required to show or provide the exact chemical structure of the elected chemical ingredient species by showing all bonding connections between and among chemical elements and positions of all chemical elements in the structure for an exact consideration and search. No further examination will be made until the request and requirement are met. It is set forth and notified for the record.

2. Claims 1-19 are generic to a plurality of disclosed patentably distinct species comprising many possible chemical ingredients of antennas, their precursors and derivatives as broadly disclosed in the art. Applicant is required under 35 U.S.C. 121 to elect a single disclosed chemical ingredient species of antennas and their precursor and derivatives for an initiation of a search, even though this requirement is traversed. Applicant is requested and required to show or provide the exact chemical structure of the elected chemical ingredient species by showing all bonding connections between and among chemical elements and positions of all chemical elements in the structure for an exact consideration and search. No further examination will be made until the request and requirement are met. It is set forth and notified for the record.

***Applicant is further requested and required to identified the elected chemical structure antenna is either (1) infrared radiation or (2) laser radiation absorption. No further examination will be made until the request and requirement are met. It is set forth and notified for the record.

3. Claims 1-19 are generic to a plurality of disclosed patentably distinct species comprising many possible chemical ingredients of color formers as broadly disclosed in the art. Applicant is required under 35 U.S.C. 121 to elect a single disclosed chemical ingredient species of color formers for an initiation of a search, even though this requirement is traversed. Applicant is

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requested and required to show or provide the exact chemical structure of the elected chemical ingredient species by showing all bonding connections between and among chemical elements and positions of all chemical elements in the structure for an exact consideration and search. No further examination will be made until the request and requirement are met. It is set forth and notified for the record.

- 4. Claims 1-19 are generic to a plurality of disclosed patentably distinct species comprising many possible chemical ingredients of activators as broadly disclosed in the art. Applicant is required under 35 U.S.C. 121 to elect a single disclosed chemical ingredient species of activators for an initiation of a search, even though this requirement is traversed. Applicant is requested and required to show or provide the exact chemical structure of the elected chemical ingredient species by showing all bonding connections between and among chemical elements and positions of all chemical elements in the structure for an exact consideration and search. No further examination will be made until the request and requirement are met. It is set forth and notified for the record.
- 5. Claims 1-19 are generic to a plurality of disclosed patentably distinct species comprising many possible chemical ingredients of antennas as broadly disclosed in the art. Applicant is required under 35 U.S.C. 121 to elect a single disclosed chemical ingredient species of antennas for an initiation of a search, even though this requirement is traversed. Applicant is requested and required to show or provide the exact chemical structure of the elected chemical ingredient species by showing all bonding connections between and among chemical elements and positions of all chemical elements in the structure for an exact consideration and search. No

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further examination will be made until the request and requirement are met. It is set forth and notified for the record.

- 6. Claims 1-19 are generic to a plurality of disclosed patentably distinct species comprising many possible chemical ingredients of other color formers as broadly disclosed in the art.

 Applicant is required under 35 U.S.C. 121 to elect a single disclosed chemical ingredient species of other color formers for an initiation of a search, even though this requirement is traversed.

 Applicant is requested and required to show or provide the exact chemical structure of the elected chemical ingredient species by showing all bonding connections between and among chemical elements and positions of all chemical elements in the structure for an exact consideration and search. No further examination will be made until the request and requirement are met. It is set forth and notified for the record.
- 7. Claims 1-19 are generic to a plurality of disclosed patentably distinct species comprising many possible chemical ingredients of other activators as broadly disclosed in the art. Applicant is required under 35 U.S.C. 121 to elect a single disclosed chemical ingredient species of other activators for an initiation of a search, even though this requirement is traversed. Applicant is requested and required to show or provide the exact chemical structure of the elected chemical ingredient species by showing all bonding connections between and among chemical elements and positions of all chemical elements in the structure for an exact consideration and search. No further examination will be made until the request and requirement are met. It is set forth and notified for the record.
- 8. Claims 1-19 are generic to a plurality of disclosed patentably distinct species comprising many possible chemical ingredients of binders as broadly disclosed in the art. Applicant is

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required under 35 U.S.C. 121 to elect a single disclosed chemical ingredient species of binders for an initiation of a search, even though this requirement is traversed. Applicant is requested and required to show or provide the exact chemical structure of the elected chemical ingredient species by showing all bonding connections between and among chemical elements and positions of all chemical elements in the structure for an exact consideration and search. No further examination will be made until the request and requirement are met. It is set forth and notified for the record.

- 9. Claims 1-19 are generic to a plurality of disclosed patentably distinct species comprising many possible chemical ingredients of dyes as broadly disclosed in the art. Applicant is required under 35 U.S.C. 121 to elect a single disclosed chemical ingredient species of dyes for an initiation of a search, even though this requirement is traversed. Applicant is requested and required to show or provide the exact chemical structure of the elected chemical ingredient species by showing all bonding connections between and among chemical elements and positions of all chemical elements in the structure for an exact consideration and search. No further examination will be made until the request and requirement are met. It is set forth and notified for the record.
- 10. Claims 1-19 are generic to a plurality of disclosed patentably distinct species comprising many possible chemical ingredients of color develops as broadly disclosed in the art. Applicant is required under 35 U.S.C. 121 to elect a single disclosed chemical ingredient species of color developers for an initiation of a search, even though this requirement is traversed. Applicant is requested and required to show or provide the exact chemical structure of the elected chemical ingredient species by showing all bonding connections between and among chemical elements

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and positions of all chemical elements in the structure for an exact consideration and search. No further examination will be made until the request and requirement are met. It is set forth and notified for the record.

- 11. Claims 1-19 are generic to a plurality of disclosed patentably distinct species comprising many possible chemical ingredients of antennas as broadly disclosed in the art. Applicant is required under 35 U.S.C. 121 to elect a single disclosed chemical ingredient species of antennas for an initiation of a search, even though this requirement is traversed. Applicant is requested and required to show or provide the exact chemical structure of the elected chemical ingredient species by showing all bonding connections between and among chemical elements and positions of all chemical elements in the structure for an exact consideration and search. No further examination will be made until the request and requirement are met. It is set forth and notified for the record.
- 12. Claims 1-19 are generic to a plurality of disclosed patentably distinct species comprising many possible chemical ingredients of other dyes as broadly disclosed in the art. Applicant is required under 35 U.S.C. 121 to elect a single disclosed chemical ingredient species of other dyes for an initiation of a search, even though this requirement is traversed. Applicant is requested and required to show or provide the exact chemical structure of the elected chemical ingredient species by showing all bonding connections between and among chemical elements and positions of all chemical elements in the structure for an exact consideration and search. No further examination will be made until the request and requirement are met. It is set forth and notified for the record.

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- 13. Claims 1-19 are generic to a plurality of disclosed patentably distinct species comprising many possible chemical ingredients of other color developers as broadly disclosed in the art.

 Applicant is required under 35 U.S.C. 121 to elect a single disclosed chemical ingredient species of antennas for an initiation of a search, even though this requirement is traversed. Applicant is requested and required to show or provide the exact chemical structure of the elected chemical ingredient species by showing all bonding connections between and among chemical elements and positions of all chemical elements in the structure for an exact consideration and search. No further examination will be made until the request and requirement are met. It is set forth and notified for the record.
- 14. Claims 1-19 are generic to a plurality of disclosed patentably distinct species comprising many possible chemical ingredients of solvents as broadly disclosed in the art. Applicant is required under 35 U.S.C. 121 to elect a single disclosed chemical ingredient species of solvents for an initiation of a search, even though this requirement is traversed. Applicant is requested and required to show or provide the exact chemical structure of the elected chemical ingredient species by showing all bonding connections between and among chemical elements and positions of all chemical elements in the structure for an exact consideration and search. No further examination will be made until the request and requirement are met. It is set forth and notified for the record.
- 15. Claims 1-19 are generic to a plurality of disclosed patentably distinct species comprising many possible chemical ingredients of color initiators as broadly disclosed in the art. Applicant is required under 35 U.S.C. 121 to elect a single disclosed chemical ingredient species of color initiators for an initiation of a search, even though this requirement is traversed. Applicant is

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requested and required to show or provide the exact chemical structure of the elected chemical ingredient species by showing all bonding connections between and among chemical elements and positions of all chemical elements in the structure for an exact consideration and search. No further examination will be made until the request and requirement are met. It is set forth and notified for the record.

- 16. Claims 1-19 are generic to a plurality of disclosed patentably distinct species comprising many possible chemical ingredients of color changing dyes as broadly disclosed in the art.

 Applicant is required under 35 U.S.C. 121 to elect a single disclosed chemical ingredient species of color changing dyes for an initiation of a search, even though this requirement is traversed.

 Applicant is requested and required to show or provide the exact chemical structure of the elected chemical ingredient species by showing all bonding connections between and among chemical elements and positions of all chemical elements in the structure for an exact consideration and search. No further examination will be made until the request and requirement are met. It is set forth and notified for the record.
- 17. Claims 1-19 are generic to a plurality of disclosed patentably distinct species comprising many possible chemical ingredients of other color initiators as broadly disclosed in the art.

 Applicant is required under 35 U.S.C. 121 to elect a single disclosed chemical ingredient species of other color initiators for an initiation of a search, even though this requirement is traversed. Applicant is requested and required to show or provide the exact chemical structure of the elected chemical ingredient species by showing all bonding connections between and among chemical elements and positions of all chemical elements in the structure for an exact

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consideration and search. No further examination will be made until the request and requirement are met. It is set forth and notified for the record.

- 18. Claims 1-19 are generic to a plurality of disclosed patentably distinct species comprising many possible chemical ingredients of other color changing dyes solvents as broadly disclosed in the art. Applicant is required under 35 U.S.C. 121 to elect a single disclosed chemical ingredient species of other color changing dyes for an initiation of a search, even though this requirement is traversed. Applicant is requested and required to show or provide the exact chemical structure of the elected chemical ingredient species by showing all bonding connections between and among chemical elements and positions of all chemical elements in the structure for an exact consideration and search. No further examination will be made until the request and requirement are met. It is set forth and notified for the record.
- Claims 10-19 are generic to a plurality of disclosed patentably distinct species comprising many possible types of substrates as broadly disclosed in the art. Applicant is required under 35 U.S.C. 121 to elect a single disclosed substrate species of solvents for an initiation of a search, even though this requirement is traversed.

Should applicant traverse on the ground that the species are not patentably distinct, applicant should submit evidence or identify such evidence now of record showing the species to be obvious variants or clearly admit on the record that this is the case. In either instance, if the examiner finds one of the inventions unpatentable over the prior art, the evidence or admission may be used in a rejection under 35 U.S.C. 103(a) of the other invention.

D. Restriction to one of the following inventions is required under 35 U.S.C. 121:

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- Claims 1-5, drawn to an imaging compound, classified in class 430, at least subclass 11.
- II. Claims 6-9, drawn to an imaging material preparing process, classified in class430, at least subclass 327.
- III. Claims 10-16, drawn to an imaging recording medium, classified in class 430, at least subclass 496.
- IV. Claims 17- 19, drawn to an imaging means, classified in class 396, at least subclass 225+. If applicant elect this invention, the application will be transferred to be examined in a different Technical Center.

The inventions of Groups I, III and IV are all related to the materials but have the patentably different and distinct and have acquired the separate status and searches in the art and can be supported the separate patents as divided by applicants and have no evidence on the record that is not required the separate consideration and search since they are the obvious variants because the prior art being applied to one of them would be sufficient against all inventions, restriction for examination purposes as indicated is proper. Applicant should show or provide an evidence to the contrary. In the absence of convincing evidence, the restriction would not be removed.

Because these inventions are distinct for the reasons given above and have acquired the separate status and searches in the art and can be supported the separate patents as divided by applicants and have no evidence of the record that are not required the separate consideration and search since they are the obvious variants because the

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prior art being applied to one of them would be sufficient against all inventions, restriction for examination purposes as indicated is proper. Applicant should show or provide an evidence to the contrary. In the absence of convincing evidence, the restriction would not be removed.

- E An additional consideration or search for more than one invention, class or subclass in the art is burdensome, lacks of focus on many and all issues in the claimed inventions and dilutes patentability of many and all issues in many inventions than those in one. Applicant should show or provide an evidence to the contrary. In the absence of convincing evidence, the restriction would not be removed.
- F. Applicant is advised that the reply to this requirement to be complete must include an election as set forth on the record to be examined even though the requirement be traversed (37 ... CFR 1.143).
- G. However any process claim is permitted to be rejoined with an elected material claimed Invention provided (a) that the material claimed invention is allowable and (b) the process claim must be contained all of the limitations of the allowable material claim in accordance with the authority stated in In re Ochiai, 37 USPQ2d 1127 or In re Brouwer, 37 USPQ2d 1663 and MPEP 821.04.
- H. Other issues have not been considered until a proper election is made and resolved all of the requirements as clearly pointed out and set forth above.

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I. Any inquiry concerning this communication or earlier communications from the

examiner should be directed to Hoa V. Le whose telephone number is 571-272-1332.

The examiner can normally be reached from 6:30 AM to 4:00 PM on Monday though Thursday

and about the same time of most Friday.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's

supervisor, Cynthia Kelly can be reached on 571-272-1526.

Applicants may file a paper by (1) fax with a central facsimile receiving number 703-

872-9306,

Information regarding the status of an application may be obtained from the Patent

Application Information Retrieval (PAIR) system. Status information for published applications

may be obtained from either Private PAIR or Public PAIR. Status information for unpublished

applications is available through Private PAIR only. For more information about the PAIR

system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR

system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Hoa V. Le Primary Examiner

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HVL

06 August 2004

HOA VAN LE PRIMARY EXAMINER

Hon Van Le